

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	AT	TORNEY DOCKET NO.
-	EXAMINER		AMINER
		L. Arthur	
		ART UNIT	PAPER NUMBER
		1807	
		DATE MAILED:	
EXAMINE	R INTERVIEW SUMMARY RECO	ORD	
All participants (applicant, applicant's representative, PTO p	ersonnel):		
(1) Lisa Arthur	(3)		
(2) Lanny Tucker	(4)		
	(4)	,	
Date of interview 8/8/94			
Type: Telephonic Personal (copy is given to	applicant applicant's representative	e).	
Exhibit shown or demonstration conducted: 🔲 Yes 🖾 N	/		
Exhibit shown or demonstration conducted: LI Yes LIN	lo. If yes, brief description:		
Agreement	he claims in question. Wwas not read	, had	
		area.	
Claims discussed:			
Identification of prior art discussed:		- Se	
Description of the general nature of what was agreed to if an	agreement was reached, or any other co	mments: Examin	er called attor
to inform him that the After	- FINAL amendmen	t of 7-28.	-94 was recen
and is being considered.			
(A fuller description, if necessary, and a copy of the amen attached. Also, where no copy of the amendments which wo	dments, if available, which the examine uld render the claims allowable is availab	er agreed would render to ble, a summary thereof m	he claims allowable must b nust be attached.)
Unless the paragraphs below have been checked to indicate NOT WAIVED AND MUST INCLUDE THE SUBSTANCE last Office action has already been filed, then applicant is giv	OF THE INTERVIEW (e.g., items 1 7	on the reverse side of th	is form). If a response to th
It is not necessary for applicant to provide a separate	record of the substance of the interview.		
☐ Since the examiner's interview summary above (inclu	uding any attrohogoute) reflect-		sha ahisasiana asiant-
requirements that may be present in the last Office a response requirements of the last Office action.	action, and since the claims are now allow	wable, this completed for	me objections, rejections and rm is considered to fulfill th
response requirements or the last Ornes action.	¥	wa B. ar	HALLA
	Evania	er's Signature	Mr VOV L



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		7	EXAMINER

EXAMINER L. Arthur ART UNIT PAPER NUMBER 1807 DATE MAILED:

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m El ar Walner	
12) Lang Tucker	(3)
Date of Interview 8/8/91	(4)
Type: Telephonic Personal Icony	Miles -
Exhibit shown or demonstration conducted:	yes ⊠No. If yes, brief description:
Agreement []	
Claims discussed:	ome or all of the claims in question.
Identification of prior art discussed	
o inform him that the	rood to if an agreement was reached, or any other comments. Examiner called attorney
The same of the sa	
	the amendments, if available, which the examiner agreed would render the claims allowable must be which would render the claims allowable is available, a summary thereof must be attached.) o indicate to the contrary. A FORMAL WRITTER RESPONSE TO THE LAST OFFICE ACTION IS STANCE OF THE INTERVIEW (e.g., items 1—7 on the reuse aided of this form). If a response to the second of the contrary of the substance of the interview.
	separate record of the substance of the interview. ve (including any attachments) reflects a complete response to each of the objections, rejections and office action, and since the claims are now allowable, this completed form is considered to fulfill the
-413 (rev. 1-81)	Lwa B. arthur
	APPLICANTIC CO.

A complete written statement as to the substance of any face-to-face or telephone interview with regard to an application must be made of record the application, whether or not an agreement with the examiner was reached at the interview.

§ 1.133 interviews

(b) In every instance where reconsideration is requested in view of it interview with an examine, a complete written statement of the reasons presered at the interview as warranting favorable action nut to filled by the applicant. An interview the necessity for response to Officialists actions as specified in § § 1.11, 1.136, 139 U.S.C. 1321.

§ 1.2 Business to be transacted in writing. All business with the Patent or Transmark Office is under transacted in writing. The personal acts often applicants to refer attempts or agents at the Patent and Trailment Office will be unnecessary. The act of the Patent and Trailment Office will a be exclusively on the written record in the Office. No attention will be read to any alleged and profuse, stipulation, or understanding in relation 1. 36, there is disapprenent or dubbly.

The action of the Patent and Trademark Office dannot be based exclusively on the writter; record in the Office if that record is itself inc. non-through the failure to record the substance of interviews,

It is the responsibility of the applicant or the attorney or significant to make the substance of an interview of record in the application file, up is a examinar indicates he or she follows. It is the examiner's responsibility to see that such a record is made and to correct material inaccuracy will be added to not the question of patentiability.

Examines must complete a two-sheet carbon internal interview commany Form for each time, way held after January 1, 1978 where a matu. Its stance has been discusted during this interview by choicing the appropriate power and filling in the claim is an earth advantage of all put into Discussions regarding only procedural matter, directed souch to treated in requirements for the interview recordation as otherwise provides for a command of the command of t

The Interview Summary Funn shall be given an appropriate place that the right hand portion of the file, and listed on the "Co. are that on the file wapper. The outdoor and service was the propriate cours need not be updated to effect interview, and appropriate copy, of a fire for the publication of the special copy, of a storage or agent of the conclusion of the interview, in the case of a relephonic interview, the update or anielded to the expolarization correspondence address either with our prince of the case of final communication. In additional both the example of the case of a relephonic interview rather with our prince the case of final communication. In additional both the example of the case of t

The Form provides for recordation of the following information.

- Serial Number of the application
- ... Name of applicant
- Name of examiner
- Date of interview
- Type of interview (personal or telephonic)
- Name of participant(s) (applicant, attorney or agent, etc.)
- -- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the claims discussed
 An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by attachment of a copy amendments or claims agreed as being showable). (Agreements as to allowability are tentaths and do not restrict further action by the examiner the contrary.)
- The signature of the examiner who conducted the interview
- ~ Names of other Patent and Trademark Office personnel present.

The Form also contains a statement reminding the applicant of his responsibility to record the substance of the interview.

It is desirable that the exeminar orally remind the applicant of his obligation to record the substance of the interview in each case unless but applicant and examiner gapes that the examinar will record serve. Where the less miner agrees to record the examinar will its add, wants recorded on the Form or in an attachment to the Form, the examinar will not examinar when a box at the busines of the Form informing the applicant that is not expected on the Form or in an attachment to the Form, the examinar when substances it the interview.

It should be noted, however, that the Interview Summary Form will but normally be considered a complete and proper recordation of the interview unless it includes, or is supplemented by the applicant or the examined to include, all of the applicable items required below concerning the substance the interview.

A complete and proper recordation of the substance of any interval, should include at least the following applicable items:

- A brief description of the nature of any exhibit shown or any demonstration conducted.
- 2) an identification of the claims discussed,
- 3) an identification of specific prior art discussed.
- 4) an identification of the principal proposed amendments of a substantive nature discussed, unless these are already described on the Intervie. Summary Form completed by the examiner,
- B) a birst identification of the general through the principal arguments presented to the examiner. The identification of arguments need to be lengthly or elaborate. A vertication of his arguments is used required. The identification of the arguments is us riccie. If the general nature or through other principal arguments made to be examiner can be understood in the context of the applicant of its operation. On the arguments when the applicant may desire to emphasize and fully describe those organizations of the feels were complete beginning to the examiner.
- 6) a general indication of any other pertinent matters discussed, and

7) if appropriate, the general results or outcome of the interview unless already described in the Interview Summary Form completed by the extension

Examiners are expected to carefully review the applicant's record of the substance of an interview. If the record is not complete or accurate, th. 3xan iner will give the applicant one mouth from the date of the notifying letter or the remainder of any period for response, whichever is longer, to complete response and thereby avoid abandoment of the application 37 CFR 1.1356.

Examiner to Check for Accuracy

Applicant's summary of what took place at the interview should be carefully checked to determine the accuracy of any argument or statement at included to the examiner family the interview. If there is an insection, and it bears directly on the question of patentiability, it should be pointed on in the next Office letter. If the claims are allowable for an included place the control of the cont